### **TELEHEALTH MEDICARE POLICIES POST-SEPTEMBER 30, 2025**

#### (Updated 10/15/25)

The following outlines the current active telehealth policies as the Center for Connected Health Policy (CCHP) understands them. These are policies that are in place due to the expiration of the federal Medicare telehealth waivers that have existed since the 2020 pandemic began. Sources that led CCHP to our interpretation are provided. However, CCHP wishes to state that this resource document is for informational and educational purposes only and are not to be considered legal advice nor a guarantee on reimbursement. Due to some information that has been released, there could be other interpretations regarding the policies. If another source that is more recent than the ones cited here contradicts our interpretations, please feel free to forward them to CCHP for review. Please note, rows that are orange contain updated information as of October 15, 2025.

#### **PATIENT LOCATION**

CURRENT POLICY (post 9/30/25)	EXCEPTIONS/REQUIREMENTS	SOURCE/HISTORY	NOTES
Patient location (originating site) must be in an eligible geographic location (rural location)	Geographic requirement does not apply when treating:  Stroke  End Stage Renal Disease (ESRD)  Substance Use Disorder (SUD)  Provision of mental and behavioral health services if certain requirements are met*	42 USC § 1395(m)(m)(4)(c)	See further elaboration on the mental and behavioral health exceptions in the mental health section below.*
Patient must be in a specific type of site during the time of the telehealth visit:  • Physician/Practitioner Office • Critical Access Hospital (CAH)	Site requirement does not apply when treating:  Stroke  End Stage Renal Disease (ESRD)  Substance Use Disorder (SUD)	42 USC § 1395(m)(m)(4)(c)	See further elaboration on the mental and behavioral health exceptions in the mental health section below.*

Rural Health Clinic (RHC)	Provision of mental and	
Federally Qualified Health Center	behavioral health services if	
(FQHC)	certain requirements are met*	
Hospital		
<ul> <li>Hospital-based or CAH-based</li> </ul>		
renal dialysis center		
Skilled Nursing Facility		
Community Mental Health Center		
Renal Dialysis Facility		
A Rural Emergency Hospital		
A Mobile Stroke Unit (for acute		
stroke care)		
Patient home (in certain cases)		

<sup>\*</sup>Asterisk **above** denotes a reference to mental health services, which have distinct requirements/exceptions and are described further in the Mental Health section below.

### **ELIGIBLE PROVIDERS**

	(CEPTIONS/REQUIREMENTS	SOURCE/HISTORY	NOTES
(post 9/30/25)  Eligible providers are defined as "physician" (42 USC § 1395x(r)) OR "practitioner" (42 USC § 1395u(b)(18)(C)). Notably, this excludes physical therapists, occupational therapists and speech language pathologists and audiologists.	A	42 USC § 1395(m)(m)(4)(d) & (e)	<ul> <li>Full list of eligible providers:</li> <li>Physicians</li> <li>Nurse practitioners (NPs)</li> <li>Physician assistants (PAs)</li> <li>Nurse-midwives</li> <li>Clinical nurse specialists (CNSs)</li> <li>Certified registered nurse anesthetists</li> <li>Clinical psychologists (CPs) and clinical social workers (CSWs)</li> <li>Registered dietitians or nutrition professionals</li> </ul>

	Marriage and Family Therapists     and Counselors	;
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## FEDERALLY QUALIFIED HEALTH CENTERS (FQHC) & RURAL HEALTH CLINICS (RHC)\*

CURRENT POLICY (post 9/30/25)	EXCEPTIONS/REQUIREMENTS	SOURCE/HISTORY	NOTES
FQHCs and RHCs are not eligible to act as distant site providers who use telehealth to deliver services to Medicare enrollees.	FQHCs and RHCS may use telecommunications     technologies to provide nonbehavioral health/mental health services (or medical services) to Medicare enrollees through December 31, 2025.      *See below for behavioral health exceptions/requirements.	Source to show FQHCs/RHCs are not on the eligible provider list: 42 USC § 1395(m)(m)(4)(d) & (e)  Sources to show FQHCs & RHCs may use telecommunications technologies to provide nonbehavioral health/mental health services (or medical services) to Medicare enrollees until December 31, 2025: Final 2025 Physician Fee Schedule. CMS Manual System, Pub 100-02 Medicare Benefit Policy, Transmittal 13133 (March 20, 2025). P. 25, Medicare Claims Processing Manual, Chapter 9 – Rural Health Clinics/Federally Qualified Health Centers (Issued June 9, 2025), p. 36 & CMS Telehealth FAQ (updated 10/15/25)	As of October 15, 2025, CMS has aligned their Telehealth FAQ with the policies stated in their Claims Processing Manual and Medicare Benefit Policy Transmittal, as well as the 2025 PFS. The Oct. 15 updated FAQ notes that:  "Any behavioral health service furnished by an RHC or FQHC on or after January 1, 2022 through telecommunications technology is paid under the All Inclusive Rate (AIR) and Prospective Payment System (PPS), respectively.*  Through December 31, 2025, RHCs and FQHCs may continue to bill for non-behavioral health services furnished through telecommunications technology by reporting HCPCS code G2025 on the claim."

<sup>\*</sup>Asterisk **above** denotes a reference to mental health services, which have distinct requirements/exceptions and are described further in the Mental Health section below.

## MENTAL/BEHAVIORAL HEALTH

CURRENT POLICY	EXCEPTIONS/REQUIREMENTS	SOURCE/HISTORY	NOTES
Medicare will cover mental health services that take place in the home and without having to meet the geographic requirements if the patient is being treated for SUD or a co-occurring mental health condition.	Patient must be treated for SUD or a co-occurring mental health condition.	42 USC § 1395(m)(m)(7)	
Medicare will cover mental health services that take place in the home and without having to meet the geographic requirements if certain conditions are met.	The telehealth provider furnishes an item or service in-person within 6 months prior to the first-time telehealth is being used to treat the Medicare enrollee.	42 USC § 1395(m)(m)(7)(b)	Every 12 months after the start of the telehealth services, the provider must have a follow-up in-person visit with the patient. Certain exceptions apply.
Prior in-person requirement applicable to above policy: Mental health relationships formed via telehealth prior to October 1, 2025 are considered established, therefore a prior in-person service delivered by the telehealth provider to the patient does not need to take place.		CMS Telehealth FAQ (10/15/25 version)	The Oct 15 updated CMS FAQ notes:  In other words, if a beneficiary began receiving mental health services on or before September 30, 2025, then they would not be required to have an in-person visit within 6 months; rather, they will be considered established and will instead be required to have at least one inperson visit every 12 months.
Prior in-person requirement applicable to above policy: If the regular provider isn't available, a colleague in the same specialty within the same group practice can do the in-person visit.		CFR § 410.78(b)(3)(xiv)(C)	
Subsequent in-person requirement applicable to above policy: Every 12 months after the start of the telehealth services, the provider must have a follow-up in-person visit	If the provider and patient determine that undue hardship would occur in trying to meet the inperson requirement in the 12-month	CFR § 410.78(b)(3)(xiv)(B)	As noted above, it is not clear when the countdown to the 12-month requirement starts (October 1, 2025, or earlier, depending on when the relationship was established).

with the patient. Certain exceptions	period, they may forego it if		
apply.	documented in the patient record.		
FQHC/RHC Mental Health	Permanent policy requires a prior	<u>CFR § 405.2463(b)(3)</u> (includes	"Any behavioral health service
Allowances: FQHCs & RHCs may use	and subsequent in-person visit for	requirement for the prior and	furnished by an RHC or FQHC on or
telecommunications technology to	FQHC/RHC mental health	subsequent in-person visit)	after January 1, 2022 through
provide mental/behavioral health	allowances. CMS has clarified that		telecommunications technology is
services.	the in-person visit requirements	Final 2025 Physician Fee Schedule;	paid under the All Inclusive Rate
	applicable to FQHCs/RHCs will be	CMS Telehealth FAQ (10/15/25	(AIR) and Prospective Payment
	delayed until January 1, 2026.	<u>version</u> ) – Delay of in-person	System (PPS), respectively.
		requirements until January 1, 2026.	
			In the CY 2025 PFS final rule, we
			finalized that for behavioral health
			visits furnished by RHCs and FQHCs
			where the patient is present virtually,
			we are delaying in-person visit
			requirements at least until January 1,
			2026.
			CMS Telehealth FAQ (10/15/25
			version)

### **AUDIO-ONLY**

CURRENT POLICY	EXCEPTIONS/REQUIREMENTS	SOURCE/HISTORY	NOTES
CMS will pay for services furnished		42 USC § 1395(m)(1)	
via telecommunications system by			
an eligible provider.			
An "interactive telecommunications	For audio-only to be eligible for	<u>CFR § 410.78(a)(3)</u>	As noted earlier, only certain services
system" is defined as:	coverage, 2 conditions must be met:		are eligible to take place in the
	Furnished to the patient in their		home:
Multimedia communications	home <b>AND</b>		
equipment that includes, at a			• ESRD

minimum, audio and video equipment permitting two-way, realtime interactive communication between the patient and distant site physician or practitioner. Interactive telecommunications system may also include two-way, real-time audioonly communication technology for any telehealth service furnished to a patient in their home if the distant site physician or practitioner is technically capable of using an interactive telecommunications system as defined in the previous sentence, but the patient is not capable of, or does not consent to, the use of video technology.

 Provider is technically capable of using live video but the patient is not capable or does not want to use live video.

- SUD
- SUD & Co-occurring mental health condition
- Mental Health services if certain requirements are met.

Therefore, only the foregoing services can be provided via audioonly because one of the conditions for audio-only that must be met is that the patient is at home.

# CMS Telehealth FAQ (10/15/25 version) states:

After September 30, 2025, physicians and practitioners may use two-way, real-time audio-only communication technology for any telehealth service furnished to a patient in their home, provided that the furnishing physician or practitioner is technically capable of using audio-video communication technology and that the beneficiary is not capable of or does not consent to using audio-video communication technology. Audio-only can be used for both new and established patients. Beneficiaries who are receiving remote mental health services, as defined in the CY 2023 and 2024 OPPS Final Rules, furnished by hospital-employed staff in their homes may also receive services these via audio-only communication technology.

## **MEDICARE HOSPITAL AT HOME PROGRAM**

CURRENT POLICY	EXCEPTIONS/REQUIREMENTS	SOURCE/HISTORY	NOTES
Medicare Hospital at Home program expired on September 30, 2025.		HR 1968; Acute Hospital Care at Home (AHCAH) CMS Notice	The program had an expiration date of September 30, 2025. The Centers for Medicare and Medicaid Services (CMS) issued a notice regarding the Acute Hospital Care at Home (AHCAH) initiative, advising all hospitals with active AHCAH waivers to discharge, or return to the hospital, all inpatients on September 30, 2025, due to the lack of Congressional action to extend the program under the telehealth waivers. CMS stopped accepting AHCAH requests for participation on September 1, 2025.